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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/531,932	04/19/2005	Igor Ivanovich Blednov	NL 021045	5663	
24737	7590 11/03/2006	EXAMINER			
	TELLECTUAL PROP	NGUYEN, KHANH V			
P.O. BOX 30 BRIARCLIFE	F MANOR, NY 10510	ART UNIT	PAPER NUMBER		
	•		2817		

DATE MAILED: 11/03/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		A	Application No.		Applicant(s)	
		1	10/531,932 BLEDNOV, IG		BLEDNOV, IGOR	IVANOVICH
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Status						
2a) <u></u>	Responsive to communication(s) file This action is <b>FINAL</b> .  Since this application is in condition closed in accordance with the practi	2b)⊠ This act for allowance	tion is non-fin except for fo	mal matters, pros		merits is
Disposit	ion of Claims		-			
5) □ 6) ☒ 7) ☒ 8) □ <b>Applicat</b> 9) ☒ 10) □	Claim(s) 1-15 is/are pending in the at 4a) Of the above claim(s) is/at Claim(s) is/at ellowed.  Claim(s) 1-3,7-10,12-15 is/are reject Claim(s) 4-6 and 11 is/are objected Claim(s) are subject to restrict ion Papers  The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	ted. to. ction and/or ele e Examiner. a) accepte ction to the draw	ection require ed or b) ob wing(s) be held is required if th	ment. ected to by the Ein abeyance. See edrawing(s) is obje	37 CFR 1.85(a). cted to. See 37 CF	
12)[ a)	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internation	documents hadocuments hadocuments had of the priority onal Bureau (P	ave been rece ave been rece documents ha CT Rule 17.2	eived. eived in Applicatio eve been received (a)).	n No I in this National	Stage
2) 🔲 Notic 3) 🔯 Infon	te of References Cited (PTO-892) the of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (Pmation Disclosure Statement(s) (PTO/SB/08) the No(s)/Mail Date 04/05 and 02/06.	PTO-948)	5) 🔲	Interview Summary (I Paper No(s)/Mail Date Notice of Informal Pa Other:	ə`.	

### **DETAILED ACTION**

# Specification

The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Headers, such as "FIELD OF INVENTION", "BACKGROUND OF THE INVENTION", "SUMMARY OF THE INVENTION", "BRIEF DESCRIPTION OF THE DRAWINGS", "DETAILED DESCRIPTION" are missing.

## Claim Objections

Claims 1, 6 are objected to because of the following informalities:

Claim 1, line 16, "an final" should correctly be -- a final --.

Claim 6, lines 1-2, "the linear (16) amplitude control unit" should correctly be -the linear <u>branch-circuit</u> (16) --?

Appropriate correction is required.

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Application/Control Number: 10/531,932

Art Unit: 2817

Claim 1 recites the limitation "the predistortion unit" in line 16. There is insufficient antecedent basis for this limitation in the claim.

Claim 14 recites the limitation "the phase control unit" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 7-10, 12, 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Vaughn et al. (5,703,531).

Regarding claims 1-3, 7-10, Vaughn et al. (Fig. 1) disclose a predistortion linearizer comprising: supplying an input signal to at least one input terminal distributing the input signal present on at least one input terminal (IN) to a plurality of parallel branch-circuits (24, 26) as branched signals by a power distributing circuit (22); controlling a phase parameter and/or an amplitude parameter (36) of the branched signals by at least one nonlinear branch-circuit (26); controlling a phase parameter (32) and an amplitude parameter (30) of the branched signals by at least one linear branch-circuit (24); combining output signals of at least one nonlinear branch circuit (26) with the output signals of at least one linear branch circuit (24) by a power combining circuit (40); providing a final output signal (OUT) of the predistortion linearizer from the power

Art Unit: 2817

combining circuit (40) on at least one output terminal (OUT). Note, reference circuit (Fig. 4) discloses amplitude and phase are adjusted/controlled.

Regarding claim 12, wherein the linear amplitude control unit is attenuator (30).

Regarding claim 14, wherein the slotlines (24, 26) are transmission line.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 13, 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vaughn et al.

Regarding claim 13, Vaughn et al. disclose the claimed invention except a filtering circuit claimed. However, it is well known in the art that filter is usually used to improve stability of a circuit. As such, by adding a filter to circuit terminal would have been obvious to a person having ordinary skill in the art.

Regarding claim 15, Vaughn et al. disclose claimed invention except a circuit is integrated in a semiconductor device. However, such construction has become standard in the art and would have been an obvious modification in the absence of unexpected results in order to reduces cost, time to market and manufacturing cost. Note, Vaughn et al. is a microwave integrated circuit.

Art Unit: 2817

# Allowable Subject Matter

Claims 4-6, 11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 4 calls for, among others, wherein liner/nonlinear amplitude control unit is controlled depending on a power level of an input signal.

Claim 5 calls for, among others, wherein liner/nonlinear amplitude control unit is controlled depending on an external adjustable value.

Claim 6 calls for, among others, wherein linear/nonlinear branch circuits has its own specific RF power level and individual nonlinear function.

Claim 11 calls for, among others, wherein nonlinear amplitude control unit comprises at least one nonlinear element and at least one amplifier.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The additional references (Ren (6,538,509); (Ahn (6,211,734)) show further analogous prior art circuitry, predistortion linearizer.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khanh V. Nguyen whose telephone number is (571) 272-1767. The examiner can normally be reached from 8:00 AM - 3:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pascal can be reached on (571) 272-1769. The fax phone numbers

Application/Control Number: 10/531,932

Art Unit: 2817

Page 6

for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KHANH VAN NGUYEN PRIMARY EXAMINER

**Art Unit: 2817**